

## **Listing Agreement**Authority to Offer for Sale

Form 200 for use in the Province of Ontario

								EXCLUSIVE
This is	a Multi	ple Listing Serv	vice® Agreement	(B) (B).	OR	Exclusive Listing	Agreement	
BETWE		SUTTON GI	ROUP-PREMIE	(Seller's Initials) ER REALTY (2008)	) LTD.			(Seller's Initials)
_					/d #1**	ng Brokerage") Tel.No.	(613) 254-6	5580
SELLER	DI	EBORAH FR	EDMAN, BAR	RY FRIEDMAN				(the "Seller"
In consi K1Z						Tweedsmuir Ave., C		
								7
the Selle	er hereby ril 	gives the Listing E	rokerage the <b>exclusi</b> 16 ., 20, <b>until</b> 1	i <b>ve and irrevocable</b> right 8 I 1:59 p.m. on the	to act as the day of	Seller's agent, <b>commenc</b> July	ing at 12:01 a.r 16 , 20	m. on theda (the "Listing Period")
Sello MLS	er acknov S® listing,	wledges that the l may be subject t	ength of the Listing F o minimum requirem	Period is negotiable bet nents of the real estate l	ween the Sell	er and the Listing Broker ver, in accordance with okerage must obtain the	age and, if an the Real Estate <b>Seller's initials.</b>	N/A (Seller's Initials)
to offer	the prope	erty <b>for sale</b> at a	orice of:			Dollars	(CDN\$)	900.00
Five	Hundre	d Ninety-Nin	e Thousand Nin	e Hundred				Dollar
				ich other price and/or t	erms accepto	able to the Seller. It is und 's representative regardin	derstood that the	e price and/or terms se
The Sell	er hereby	represents and v	varrants that the Sel or the sale of the pro	ller is not a party to any perty.	other listing	agreement for the Prope	erty or agreeme	nt to pay commission t
"b inc be sho co	uyer" incolude the eread with all be deed are to the eread with all be deed are to the ereation.	ludes a purchaser entering into of ar th all changes of g emed to include a s or affiliated corp	, or a prospective puy agreement to exch gender or number re ny spouse, heirs, ex- porations shall include	urchaser and a "real est tange, or the obtaining of equired by the context. ecutors, administrators, le any corporation wher	ate board" in of an option to For purposes successors, co e one half or	ment ("Authority" or "Ag acludes a real estate asso o purchase which is subse of this Agreement, anyo assigns, related corporati a majority of the shareho ers of the corporation int	ociation. A purch equently exercise one introduced to ons and affiliate olders, directors	nase shall be deemed to ed. This Agreement sha o or shown the Propert ed corporations. Related or officers of the related
2. CC		SION: In conside	ration of the Listing	Brokerage listing the	Property, the	e Seller agrees to pay t	the Listing Broke	erage a commission c
off <b>O</b> F	5.0 % fer to purd <b>R</b> such oth	of the sale price chase the Property ner terms and con	of the Property or from any source what ditions as the Seller	natsoever obtained durii may accept.	ng the Listing	Period and on the terms	and conditions s	for any valid set out in this Agreemer
					an agreeme	nt to purchase is agreed	to or accepted	by the Seller or anyon
on an	the Selle	er's behalf within o was introduced	to the Property from	. days after the expirati m any source whatsoev	on of the Listi er during the	ing Period <b>(Holdover Per</b> Listing Period or shown	<b>iod)</b> , so long as the Property d	such agreement is wit uring the Listing Perioc
If, bro	however, okerage,	, the offer for the the Seller's liabili	purchase of the Prop ty for commission sh	perty is pursuant to a ne nall be reduced by the c	ew agreemer imount paid l	nt in writing to pay comm by the Seller under the n	nission to anoth ew agreement.	er registered real estat
or	accepted	by the Seller or	anyone on the Selle	n as calculated above e er's behalf is not comple ate set for completion c	eted, if such i	nsaction contemplated b non-completion is owing se of the Property.	y an agreemen or attributable	t to purchase agreed to to the Seller's default o
An suc	ny deposi ch amour	t in respect of any nts paid to the List	vagreement where t ing Brokerage from	the transaction has been the deposit or by the Se	n completed eller's solicito	shall first be applied to r r not be sufficient, the Se	educe the comn eller shall be liat	nission payable. Should ble to pay to the Listing
	Ū		,	ssion and taxes owing o				
				plus applicable taxes				
inc the	cluding in e Listing E	formation on Selle Brokerage to co-c	er Representation, Su perate with any oth	ub-agency, Buyer Repres ier registered real estat	entation, Mul e brokerage	led the Seller with inform tiple Representation and (co-operating brokerage	Customer Service), and to offer	ce. The Seller authorize
bro	okerage o	a commission of	% of the so	ale price of the Property	or			
						out of the commissi	on the Seller pa	ys the Listing Brokerage

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INITIALS OF LISTING BROKERAGE:



The Seller understands that unless the Seller is otherwise informed, the co-operating brokerage is representing the interests of the buyer in the transaction. The Seller further acknowledges that the Listing Brokerage may be listing other properties that may be similar to the Seller's Property and the Seller hereby consents to the Listing Brokerage listing other properties that may be similar to the Seller's Property without any claim by the Seller of conflict of interest. The Seller hereby appoints the Listing Brokerage as the Seller's agent for the purpose of giving and receiving notices pursuant to any offer or agreement to purchase the property. Unless otherwise agreed in writing between Seller and Listing Brokerage, any commission payable to any other brokerage shall be paid out of the commission the Seller pays the Listing Brokerage, said commission to be disbursed in accordance with the Commission Trust Agreement.

MULTIPLE REPRESENTATION: The Seller hereby acknowledges that the Listing Brokerage may be entering into buyer representation agreements with buyers who may be interested in purchasing the Seller's Property. In the event that the Listing Brokerage has entered into or enters into a buyer representation agreement with a prospective buyer for the Seller's Property, the Listing Brokerage will obtain the Seller's written consent to represent both the Seller and the buyer for the transaction at the earliest practicable opportunity and in all cases prior to any offer to purchase being submitted or presented.

The Seller understands and acknowledges that the Listing Brokerage must be impartial when representing both the Seller and the buyer and equally protect the interests of the Seller and buyer. The Seller understands and acknowledges that when representing both the Seller and the buyer, the Listing Brokerage shall have a duty of full disclosure to both the Seller and the buyer, including a requirement to disclose all factual information about the Property known to the Listing Brokerage.

However, the Seller further understands and acknowledges that the Listing Brokerage shall not disclose:

- that the Seller may or will accept less than the listed price, unless otherwise instructed in writing by the Seller;
- that the buyer may or will pay more than the offered price, unless otherwise instructed in writing by the buyer;
- the motivation of or personal information about the Seller or buyer, unless otherwise instructed in writing by the party to which the information applies or unless failure to disclose would constitute fraudulent, unlawful or unethical practice;
- the price the buyer should offer or the price the Seller should accept; and
- the Listing Brokerage shall not disclose to the buyer the terms of any other offer.

However, it is understood that factual market information about comparable properties and information known to the Listing Brokerage concerning potential uses for the Property will be disclosed to both Seller and buyer to assist them to come to their own conclusions.

Where a Brokerage represents both the Seller and the Buyer (multiple representation), the Brokerage shall not be entitled or authorized to be agent for either the Buyer or the Seller for the purpose of giving and receiving notices.

MULTIPLE REPRESENTATION AND CUSTOMER SERVICE: The Seller understands and agrees that the Listing Brokerage also provides representation and customer service to other sellers and buyers. If the Listing Brokerage represents or provides customer service to more than one seller or buyer for the same trade, the Listing Brokerage shall, in writing, at the earliest practicable opportunity and before any offer is made, inform all sellers and buyers of the nature of the Listing Brokerage's relationship to each seller and buyer.

- FINDERS FEES: The Seller acknowledges that the Brokerage may be receiving a finder's fee, reward and/or referral incentive, and the Seller consents to any such benefit being received and retained by the Brokerage in addition to the commission as described above
- REFERRAL OF ENQUIRIES: The Seller agrees that during the Listing Period, the Seller shall advise the Listing Brokerage immediately of all enquiries from any source whatsoever, and all offers to purchase submitted to the Seller shall be immediately submitted to the Listing Brokerage before the Seller accepts or rejects the same. If any enquiry during the Listing Period results in the Seller accepting a valid offer to purchase during the Listing Period or within the Holdover Period after the expiration of the Listing Period, the Seller agrees to pay the Listing Brokerage the amount of commission set out above, payable within five (5) days following the Listing Brokerage's written demand therefor.
- MARKETING: The Seller agrees to allow the Listing Brokerage to show and permit prospective buyers to fully inspect the Property during reasonable hours and the Seller gives the Listing Brokerage the sole and exclusive right to place "For Sale" and "Sold" sign(s) upon the Property. The Seller consents to the Listing Brokerage including information in advertising that may identify the Property. The Seller further agrees that the Listing Brokerage shall have sole and exclusive authority to make all advertising decisions relating to the marketing of the Property for sale during the Listing Period. The Seller agrees that the Listing Brokerage will not be held liable in any manner whatsoever for any acts or omissions with respect to advertising by the Listing Brokerage or any other party, other than by the Listing Brokerage's gross negligence or wilful act.
- 7. WARRANTY: The Seller represents and warrants that the Seller has the exclusive authority and power to execute this Authority to offer the Property for sale and that the Seller has informed the Listing Brokerage of any third party interests or claims on the Property such as rights of first refusal, options, easements, mortgages, encumbrances or otherwise concerning the Property, which may affect the sale of the Property.
- INDEMNIFICATION AND INSURANCE: The Seller will not hold the Listing Brokerage and representatives of the Brokerage responsible for any loss or damage to the Property or contents occurring during the term of this Agreement caused by the Listing Brokerage or anyone else by any means, including theft, fire or vandalism, other than by the Listing Brokerage's gross negligence or wilful act. The Seller agrees to indemnify and save harmless the Listing Brokerage and representatives of the Brokerage and any co-operating brokerage from any liability, claim, loss, cost, damage or injury, including but not limited to loss of the commission payable under this Agreement, caused or contributed to by the breach of any warranty or representation made by the Seller in this Agreement or the accompanying data form. The Seller warrants the Property is insured, including personal liability insurance against any claims or lawsuits resulting from bodily injury or property damage to others caused in any way on or at the Property and the Seller indemnifies the Brokerage and all of its employees, representatives, salespersons and brokers (Listing Brokerage) and any co-operating brokerage and all of its employees, representatives, salespersons and brokers (co-operating brokerage) for and against any claims against the Listing Brokerage or co-operating brokerage made by anyone who attends or visits the Property.
- 9. FAMILY LAW ACT: The Seller hereby warrants that spousal consent is not necessary under the provisions of the Family Law Act, R.S.O. 1990, unless the Seller's spouse has executed the consent hereinafter provided.
- 10. VERIFICATION OF INFORMATION: The Seller authorizes the Listing Brokerage to obtain any information affecting the Property from any regulatory authorities, governments, mortgagees or others and the Seller agrees to execute and deliver such further authorizations in this regard as may be reasonably required. The Seller hereby appoints the Listing Brokerage or the Listing Brokerage's authorized representative as the Seller's attorney to execute such documentation as may be necessary to effect obtaining any information as aforesaid. The Seller hereby authorizes, instructs and directs the above noted regulatory authorities, governments, mortgagees or others to release any and all information to the Listing Brokerage.
- 11. USE AND DISTRIBUTION OF INFORMATION: The Seller consents to the collection, use and disclosure of personal information by the Brokerage for the purpose of listing and marketing the Property including, but not limited to: listing and advertising the Property using any medium including the Internet; disclosing Property information to prospective buyers, brokerages, salespersons and others who may assist in the sale of the Property; such other use of

INITIALS OF LISTING BROKERAGE:



INITIALS OF SELLER(S):



the Seller's personal information as is consistent with listing and marketing of the Property. The Seller consents, if this is an MLS® Listing, to placement of the listing information and sales information by the Brokerage into the database(s) of the MLS® System of the appropriate Board, and to the posting of any documents and other information (including, without limitation, photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions) provided by or on behalf of the Seller into the database(s) of the MLS® System of the appropriate Board. The Seller hereby indemnifies and saves harmless the Brokerage and/or any of its employees, servants, brokers or sales representatives from any and all claims, liabilities, suits, actions, losses, costs and legal fees caused by, or arising out of, or resulting from the posting of any documents or other information (including, without limitation, photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions) as aforesaid. The Seller acknowledges that the database, within the board's MLS® System is the property of the real estate board(s) and can be licensed, resold, or otherwise dealt with by the board(s). The Seller further acknowledges that the real estate board(s) may: during the term of the listing and thereafter, distribute the information in the database, within the board's MLS® System to any persons authorized to use such service which may include other brokerages, government departments, appraisers, municipal organizations and others; market the Property, at its option, in any medium, including electronic media; during the term of the listing and thereafter, compile, retain and publish any statistics including historical data within the board's MLS® System and retain, reproduce and display photographs, images, graphics, audio and video recordings,

In the event that this Agreement expires or is cancelled or otherwise terminated and the Property is not sold, the Seller, by initialling:





consent to allow other real estate board members to contact the Seller after expiration or other termination of this Agreement to discuss listing or otherwise marketing the Property.

- 12. SUCCESSORS AND ASSIGNS: The heirs, executors, administrators, successors and assigns of the undersigned are bound by the terms of this Agreement.
- 13. CONFLICT OR DISCREPANCY: If there is any conflict or discrepancy between any provision added to this Agreement (including any Schedule attached hereto) and any provision in the standard pre-set portion hereof, the added provision shall supersede the standard pre-set provision to the extent of such conflict or discrepancy. This Agreement, including any Schedule attached hereto, shall constitute the entire Agreement between the Seller and the Listing Brokerage. There is no representation, warranty, collateral agreement or condition which affects this Agreement other than as expressed herein.
- 14. **ELECTRONIC COMMUNICATION:** This Listing Agreement and any agreements, notices or other communications contemplated thereby may be transmitted by means of electronic systems, in which case signatures shall be deemed to be original. The transmission of this Agreement by the Seller by electronic means shall be deemed to confirm the Seller has retained a true copy of the Agreement.

15. SCHEDULE(S):	and data form attached hereto form(s) part of this Agreement.
· · · · · · · · · · · · · · · · · · ·	PROPERTY ON BEHALF OF THE SELLER AND REPRESENT THE SELLER IN AN ENDEAVOUR TO OBTAIN IE TERMS SET OUT IN THIS AGREEMENT OR ON SUCH OTHER TERMS SATISFACTORY TO THE SELLER.
A VALID STRIK TO FORCHASE THE TROPERTY ON TO	March 25, 2016  MIC = N-V6 N 15 -1 / C   R
(Authorized to bind the Listing Brokerage)	(Name of Person Signing) $\rho_{\rm A}$ 1/2

THIS AGREEMENT HAS BEEN READ AND FULLY UNDERSTOOD BY ME AND I ACKNOWLEDGE THIS DATE I HAVE SIGNED UNDER SEAL. Any representations contained herein or as shown on the accompanying data form respecting the Property are true to the best of my knowledge, information and belief.

SIGNED, SEALED AND DELIVERED I have hereunto set my hand and seal:

X	Barry Fredman	Digitally signed by Barry Friedman DN: cn=Barry Friedman, o, ou, email=bf.mbox@gmail.com, c=CA Date: 2016.03.28 11:25:09-04'00'	•	March 25, 2016	613-725-3198
Signatur	e of Seller)		(Seal)	-	(Tel. No.)
X	De judman.	Digitally signed by Deborah Friedman DN: cn-Deborah Friedman, o, ou, email-bfriedman@emax.ca, c=US- Date: 2016.03.28 11:54.29 -04'00'	•	March 25, 2016	613-725-3198
Signatur	e of Seller)		(Seal)		

**SPOUSAL CONSENT:** The undersigned spouse of the Seller hereby consents to the listing of the Property herein pursuant to the provisions of the Family Law Act, R.S.O. 1990 and hereby agrees that he/she will execute all necessary or incidental documents to further any transaction provided for herein.

Spouse)	(Seal)	DATE			
		ATION OF INSURANCE			
CHRISTOPHER SPAULI	_/MIk	KE DEVONISH			
(Name of Broker/Salesperson) hereby declares that he/she is insured as required by the Real Estate and Business Brokers Act (RTBBA) and Regulations.					
		(\$fgnature(s) of Bro	ker/Salesperson)		
ACKNOWLEDGEMENT /					

The Seller(s) hereby acknowledge that the Seller(s) fully understand the terms of this Agreement and have received a true copy of this Agreement

on the	5th	day of .	March		20	16
X	Barry	Fredman	<u> </u>	Digitally signed by Barry Friedman DN: cn=Barry Friedman, o, ou, email=bf.mbox@gmail.com, c=CA Date: 2016.03.28 11:46:25 -04'00'	Date:	March 25, 2016
(Signature X	of Seller)	Djuedn	eah .	Digitally signed by Deborah Friedman DN: cn=Deborah Friedman, o, ou, email=bfriedman@emax.ca, c=US Date: 2016.03.28 11:47:11 -04'00'	Date:	March 25, 2016
Signature	of Sellerl					

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## Schedule A Listing Agreement

Form 203 for use in the Province of Ontario

This Schedule is attached t	to and forms part of the Listing Agreement between:		
BROKERAGE,	ON GROUP-PREMIER REALTY (2008)	LTD.	, and
for the property known as	480 Tweedsmuir Ave., Ottawa ON	K1Z5N9	
		March	20.16

If the Sales Representatives for the Sellers (Christopher Spaull or Mike Devonish) represent both the Sellers and the Buyer(s) in a successful, completed transaction on the subject property, the commission payable by the sellers to the Listing Brokerage shall be reduced from 5.0% to 4.0%

The Seller agrees that the property will be fully marketed in the following ways:

- 1. Professional Photos
- 2. 3D Virtual Walk through Tour
- 3. Webpage and Domain for pictures and vitrual walk through tour for potential buyers to access
- 4. Open Houses for New Listing
- 5. Strategically target Contractors throughout the city and pass on marketing material to them so they may discuss this with some of their clients who are looking for a renovation project
- 6. Advertise property on social media platforms such as Facebook Groups, Kijiji, Craigslist and Used Ottawa
- 7. Nofity all agencies/brokerages to infrom their Real Estate Professionals of new listing
- 8. Both Chris and Mike will personally inform all their current and past clients, who may be interested in this type of property, and those who are interested in Westboro living
- 9. Listing advertised fully on MLS
- 10. Chris and Mike will personally screen all showing requests, ensuring any potential Buyers hve viewed all marketing material, and are pre-approved for a purchase of this type
- 11. Assist the homeowners in preparing the house for listing by strategically decluttering and reorganizing the house before any marketing has taken place

This form must be initialed by all parties to the Listing Agreement.

INITIALS OF BROKERAGE(S):



